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15	JEANNÉ PLESSINGER WANG	
UNITED STATES DISTRICT COURT		ISTRICT COURT
17	NORTHERN DISTRICT OF CALIFORNIA	
18	SAN FRANCISCO DIVISION	
19		
20	JEANNE PLESSINGER WANG,	No. C-05-4694 WHA
21	Plaintiff,	Action Filed: October 12, 2005
22	v.	STIPULATION TO EXTEND TIME
23	THOMA CRESSEY EQUITY PARTNERS,	FOR EXPERT DISCLOSURES AND EXPERT DISCOVERY
24	INC., CARL D. THOMA and DOES 1-100, inclusive.	Judge: Hon. William H. Alsup
25	Defendants.	Trial Date: February 12, 2007
26	_ 4,4,1,3,1,1,1,1,1,1,1,1,1,1,1,1,1,1,1,1,	
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Pursuant to Civil Local Rule 6-2 and the accompanying Declaration of Jason M. Habermeyer In Support Of Stipulation To Extend Time For Expert Disclosures And Discovery, and provided that the Court approves the request to extend the time as set forth herein, IT IS HEREBY STIPULATED by and between the parties hereto through their respective attorneys of record that the expert discovery cutoff in this matter shall be extended approximately one month, from November 3, 2006 to December 1, 2006. The corresponding expert disclosure and discovery dates shall therefore also be similarly-extended as set forth below:

<u>EVENT</u>	<u>NEW DATE</u>
List of issues on which party will offer expert testimony in case-in-chief	September 29, 2006
Opening Expert Reports	October 27, 2006
Opposition Expert Reports	November 10, 2006
Reply Expert Reports	November 17, 2006

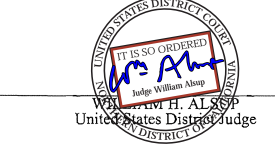
1	DATED: September 6, 2006.
2	Respectfully,
3	JASON J. CURLIANO
4	MADELINE L. BUTY BUTY & CURLIANO LLP
5	JOHN CROSSMAN ZUKERMAN GORE & BRANDEIS, LLP
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9	WANG
1.0	DAVID J. REIS
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12	FALK & RABKIN A Professional Corporation
HOWARD 13 RICE EMEROVSKI	
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15	Attorneys for Defendants THOMA CRESSEY EQUITY PARTNERS, INC. and CARL D.
17	THOMA
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	STIP. TO EXTEND TIME FOR EXPERT DISCLOSURES & DISCOVERY C-05-4694-WHA

IT IS HEREBY ORDERED that, pursuant to Civil Local Rule 6-2(b), the Court grants the stipulation to extend the expert discovery cutoff in this matter from November 3, 2006 to December 1, 2006, and to extend the corresponding dates for expert disclosures and expert discovery as set forth above.

The stipulation is granted only on the condition that the summary judgment and trial schedules are not affected.

PURSUANT TO STIPULATION, IT IS SO ORDERED.

DATED: September $\frac{8}{2}$, 2006.



HOWARD RICE NEMEROVSKI CANADY FALK & RABKIN

STIP. TO EXTEND TIME FOR EXPERT DISCLOSURES & DISCOVERY C-05-4694-WHA